## UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF TENNESSEE NASHVILLE DIVISION

UNITED STATES OF AMERICA ٧.

TRAVIS DESHAN STEWART

MOTION TO SCHEDULE A REVOCATION HEARING have generally eshan Stewart, through undersigned counsel, respectfully requests. Travis Deshan Stewart, through undersigned counsel, respectfully requests the Court to schedule the revocation hearing in the above-styled case. Counsel would show at 1:30 that on November 26, 2014, Mr. Stewart filed a motion to continue the revocation hearing set for December 1, 2014 (DE 83) and on the same date, this Honorable Court granted the motion to continue revocation hearing (DE 84).

Undersigned counsel would respectfully request that the matter be reset for a date and time suitable to the Court's calendar.

Respectfully submitted,

s/ Mariah A. Wooten MARIAH A. WOOTEN (BPR #006259) First Assistant Federal Public Defender 810 Broadway, Suite 200 Nashville, Tennessee 37203 (615) 736-5047

Attorney for Travis Deshan Stewart

## **CERTIFICATE OF SERVICE**

I hereby certify that on June 9, 2015, I electronically filed the foregoing Motion to Schedule a Revocation Hearing with the Clerk of the Court by using the CM/ECF system, which will send a Notice of Electronic Filing to the following: Ms. S. Carran Daughtrey, Assistant United States Attorney, 110 Ninth Avenue South, Suite A961, Nashville, TN 37203. This motion has also been served, via electronic mail, to Ms. Lisa Capps, United States Probation Officer, Suite A-725 U.S. Courthouse, Nashville, TN 37203.

> s/ Mariah A. Wooten MARIAH A. WOOTEN